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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91210103
Party	Defendant Alberto Soler DBA Coki Loco and Miriam Soler
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**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

ALBERTO SOLER d/b/a

Coki Loco,

Miriam Soler

Applicant(s),

vs

Opposition No 91210103

THE COCA-COLA COMPANY,

Opposer.

_____ /

MOTION FOR CLARIFICATION

*For which party's interest did the Board ruled when entering judgment for void ab initio
in violation to Due Process, Federal Rules of Evidence and TBMP 700/704*

Was it for, (A), The United States of America or (B), for Coke,
or (C), for both, or (D), other, or (E), none

Applicants ALBERTO SOLER d/b/a COKI LOCO and Miriam Soler (hereinafter
ASUS the undersigned) moves for all the cause in interest to know the truth no matter no
law by requesting clarification to which parties interest did the Board ruled when entering
final judgment against ASUS for void ab initio in violation of due process of the law why
the land free for all.

The Board's clarification is warranted for all the interest.

FACTUAL FACTS

1. On December 10, 2014, the Board did violated the laws of due process, Fifth
Amendment, the Federal Rules of Evidence and its own rule of process, TBMP 700/704,
by entering judgment against ASUS by considering pleaded statements not yet introduce

into evidence and far worst why corrupt, answer not filed Board sua sponte all for Coke, and further a disrespect to ASUS statements said did not say what the Board said why judgment, all the Board's members a bunch of liars full of disgrace but why such self disrespect..

2. COKE'S Application 8610052 mark Coca-Cola Movement is Happiness was suspended on account of ASUS application here now no longer a thorn in COKE'S way to move happiness so they say but we all know happiness is far from the truth instead disgust behind the peoples back to their face anyways-

ASUS for now forgets that if for a better cause for all no matter that.

AMERICA

3. If for the interest of the Great United States, ok I go in the interest of a greater cause and that is for all.

COKE

4. If and probably so in the interest for just one the one here above the law, that is Coke all the time behind through the peoples back coke, obviously I stay and fight all the time for the people of the United States

BOTH

5. If ok for the United States but Coke cannot stay behind through the peoples back and I still fight to also stay for a cause for all in the interest of the people of the United States.

OTHER

6. Obviously there's no other parties here but the ones now here.

NONE

7. If not for any interest or any parties interest and just for the laws of the United States, than obviously the Board knowing no law and should go back to law school but obviously not true the Board knowing law and on the take for a party's interest here

CONCLUSION

the law not follow the Board above the law for a better cause for all or interest for one

RELIEF

hope the disrespect for law for a better cause for all not one but if above the law for one-no way this cause goes on for all, Who the law

/ASUS/
ALBERTO SOMOHANO-SOLER
D/B/A COKI LOCO

/Miriam Soler/
MIRIAM SOMOHANO-SOLER

Applicants

CERTIFICATE OF SERVICE

I HEREBY certify that a true and correct copy of the foregoing was furnished via attachment to Opposer's consented email address this 12th day of January 2015.

/ASUS/
Alberto Soler
/Miriam Soler/
Miriam Soler

